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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/728,632	12/05/2003	Alfredo Cardenas	H0004825-1050	9095
759	90 03/03/2005		EXAMINER	
Honeywell International, Inc.			KERSHTEYN, IGOR	
Law Dept. AB2				
P.O. Box 2245			ART UNIT	PAPER NUMBER
Morristown, NJ 07962-9806			3745	
		•	DATE MAILED, 02/02/200	

DATE MAILED: 03/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/728,632	CARDENAS ET A	CARDENAS ET AL.			
		Examiner	Art Unit				
		Igor Kershteyn	3745				
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover sheet w	ith the correspondence ac	idress			
THE - External after - If the - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR RIMAILING DATE OF THIS COMMUNICATION STATE OF THIS COMMUNICATION CONTROL OF THIS COMMUNICATION CONTROL OF THE PROPERTY OF THIS COMMUNICATION CONTROL OF THIS COMMUNICATION CONTROL OF THIS COMMUNICATION CONTROL OF THIS CONTROL	ON. FR 1.136(a). In no event, however, may a son. a reply within the statutory minimum of thir eriod will apply and will expire SIX (6) MON statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timel NTHS from the mailing date of this c BANDONED (35 U.S.C. § 133).	ly. xommunication.			
Status							
1)	Responsive to communication(s) filed on	·	•				
2a)□	This action is FINAL . 2b)⊠	This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)⊠	4) Claim(s) 1-32 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	5) Claim(s) is/are allowed.						
6)⊠	☑ Claim(s) <u>1-7,10-14,17 and 20-32</u> is/are rejected.						
7)🛛)⊠ Claim(s) <u>8,9,15,16,18 and 19</u> is/are objected to.						
8)□	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	ion Papers						
9)[The specification is objected to by the Exa	miner.					
10)⊠ The drawing(s) filed on <u>05 December 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (ınder 35 U.S.C. § 119						
12)	Acknowledgment is made of a claim for for	reign priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
a)	a) ☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority docur	ments have been received in A	Application No				
	3. Copies of the certified copies of the	priority documents have been	received in this National	l Stage			
	application from the International Bu	, , , , , , , , , , , , , , , , , , , ,					
* 5	See the attached detailed Office action for a	a list of the certified copies not	received.				
Attachmen	t(s)						
1) 🛛 Notic	e of References Cited (PTO-892)		Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-94) mation Disclosure Statement(s) (PTO-1449 or PTO/S	-/ —	(s)/Mail Date Informal Patent Application (PT	O-152)			
	r No(s)/Mail Date <u>12/05/2003</u> .	6) Other:		•			

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DETAILED ACTION

Claim Objections

Claim 17 is objected to because of the following informalities:

In lines 2-3, "a compressor housing" should be –the compressor housing--.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-7, 17, 20, 22-27, and 30-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Ball (3,671,137).

In figures 2 and 5, Ball teaches an apparatus for balancing a pressure differential across a bearing 66, comprising an impeller 28 on a shaft 25; the impeller 28 having an upstream side and a downstream side (not numbered); a bearing housing 59 on the downstream side of the impeller 28, the bearing housing 66 having an upstream side and a downstream side (not numbered); and a plurality of annular grooves (not numbered) on the impeller 28; the plurality of annular grooves concentrically situated in relation to the shaft 25.

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Claims 30-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Nichols (3,728,857).

In figures 1-5, and column 5, lines 11-68, column 6, lines 1-59, Nichols teaches a method of compressing a gas without causing bearing lubricant leak, comprising: flowing a gas into a compressor housing (not numbered), applying aerodynamic resistance to the gas; directing the gas through and around a bearing 36, and directing the gas across an outer surface of a shaft 12.

Note. Claim 17 is a product-by-process claim and the apparatus or structure claimed is identical to that described in the reference presented by the examiner and thus anticipated by the reference because patentability of a product does not depend on its method of production. See MPEP 2113.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 10-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ball (3,671,137) in view of Obara (6,599,020).

In figures 2 and 5, Ball teaches an apparatus for balancing a pressure differential across a bearing 66, comprising an impeller 28 on a shaft 25; the impeller 28 having an upstream side and a downstream side (not numbered); a bearing housing 59 on the

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downstream side of the impeller 28, the bearing housing 66 having an upstream side and a downstream side (not numbered); and a plurality of annular grooves (not numbered) on the impeller 28; the plurality of annular grooves concentrically situated in relation to the shaft 25, a labyrinth seal 24 situated downstream from the bearing housing 59.

Ball doesn't teach the labyrinth seal including a plurality of discs.

Obara, in figures 1-10, teaches a labyrinth seal including a plurality of discs 5,6.

Since Ball and Obara are analogous art because they are from the same field of endeavor, that is the labyrinth art, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the labyrinth seal of Ball with the discs as taught by Obara for the purpose of improving the serviceability of the labyrinth seal.

Note. Eventhough Obara does not each labyrinth seal including four discs, mere duplication of discs has no significance because a new and unexpected result is produced. (See MPEP 2144.04)

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ball (3,671,137) as modified by Obara (6,599,020), further in view of Profant et al. (4,834,693).

Ball as modified by Obara teach all the claimed subject matter except that they don't teach the shaft comprises aluminum.

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Profant et al in figures 1 and 2, teach a shaft 1 for a centrifugal impeller comprising aluminum.

Since Ball as modified by Obara and Profant et al. are analogous art because they are from the same field of endeavor, that is the shaft for a centrifugal impeller art, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the shaft of Ball as modified by Obara with the aluminum content as taught by Profant et al. for the purpose of weight reduction.

Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ball (3,671,137) as modified by Obara (6,599,020), further in view of McInerney (4,613,288).

Ball as modified by Obara teach all the claimed subject matter except that they don't teach the impeller comprises aluminum.

McInerney in figure 4, teach a die cast aluminum compressor housing a centrifugal impeller 96 comprising aluminum.

Since Ball as modified by Obara and McInerney are analogous art because they are from the same field of endeavor, that is the centrifugal compressor art, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to make the compressor of Ball as modified by Obara with the aluminum housing as taught by McInerney for the purpose of weight reduction.

Claims 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ball (3,671,137) in view of Obara (6,599,020).

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Ball teaches all the claimed subject matter except that he doesn't teach the labyrinth seal including a plurality of discs.

Obara, in figures 1-10, teaches a labyrinth seal including a plurality of discs 5,6.

Since Ball and Obara are analogous art because they are from the same field of endeavor, that is the labyrinth art, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the labyrinth seal of Ball with the discs as taught by Obara for the purpose of improving the serviceability of the labyrinth seal.

Note. Eventhough Obara does not each labyrinth seal including four discs, mere duplication of discs has no significance because a new and unexpected result is produced. (See MPEP 2144.04)

Allowable Subject Matter

Claims 8, 9, 15, 16, 18, and 19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Prior Art

Prior art made of record but not relied upon is considered pertinent to Applicant's disclosure and consist of seven patents.

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Swearingen (3,547,606) is cited to show a compressor having an impeller with a plurality of annular grooves concentrically situated in relation to a shaft but fails to teach a bearing housing.

Swearingen (3,828,610) is cited to show a compressor having an impeller with a plurality of annular grooves concentrically situated in relation to a shaft but fails to teach a bearing housing.

Swearingen (3,895,689) is cited to show a compressor having an impeller with a plurality of annular grooves concentrically situated in relation to a shaft but fails to teach a bearing housing.

Nakamura (3,898,793) is cited to show a compressor having an impeller with a plurality of annular grooves concentrically situated in relation to a shaft but fails to teach a bearing housing on the downstream side of the impeller.

Chang et al. (4,472,107) is cited to show a compressor having an impeller with a plurality of annular grooves concentrically situated in relation to a shaft but fails to teach a bearing housing.

Swearingen (4,385,768) is cited to show a compressor having an impeller with a plurality of annular grooves concentrically situated in relation to a shaft but fails to teach a bearing housing.

Meyerkord et al. (6,368,077) is cited to show a compressor having a labyrinth seal having around the periphery of an impeller shaft with a plurality of grooves.

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Contact information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Kershteyn whose telephone number is (571)272-4817. The examiner can be reached on Monday-Friday from 8:00 a.m. to 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Look, can be reached on **(571)272-4820**. The fax number is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is

(703) 308 0861.

IK

February 24, 2005

Igor Kershteyn Patent examiner. Art Unit 3745

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